FORM	1 PTO-1390 (M	Modified) U.S. DEPARTMENT OF	COMMERCE PATENT AND TRADEMARK OFFICE		ATTORNEY'S DOCKET NUMBER						
	5-93)	•	O THE UNITED STATES	ļ	058333-0112						
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	DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371										
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INIT	FRNATIO	NAL APPLICATION NO.	INTERNATIONAL FILING DATE	ssigned 13/14987 TY DATE CLAIMED							
	PCT/KR0	1/00953	5 June 2001		une 2000						
1	TILE OF INVENTION GENES FOR S-ADENOSYL L-METHIONINE:JASMONIC ACID CARBOXYL METHYLTRASFERÂSE AND A METHOD FOR THE DEVELOPMENT OF PATHOGEN-AND STRESS-RESISTANT PLANTS USING THE GENES										
	APPLICANT(S) FOR DO/EO/US Yang-Do CHOI, Jong-Joo CHEONG, Jong-Seob LEE, Jong-Tae SONG, Sang-Ik SONG, Hak-Soo SEO, and Yeon-Jong KOO										
Apı	Yang-Do CHOI, Jong-Joo CHEONG, Jong-Seob LEE, Jong-Tae SONG, Sang-Ik SONG, Hak-Soo SEO, and Yeori-Jong ROO Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:										
1.	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.										
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.									
3.		This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).									
4.		A proper Demand for International Preliminary Examination was made by the 19 th month from the earliest claimed priority date.									
5.	⊠	A copy of the International Application as filed (35 U.S.C. 371(c)(2)) is transmitted herewith (required only if not transmitted by the International Bureau). has been transmitted by the International Bureau. is not required, as the application was filed in the United States Receiving Office (RO/US)									
6.			nal Application into English (35 U.S								
7.	· 🔯 ,,	Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) are transmitted herewith (required only if not transmitted by the International Bureau). have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expired. have not been made and will not be made.									
8.		A translation of the amendme	ents to the claims under PCT Article	19 (35 l	J.S.C. 371(c)(3)).						
9.		An oath or declaration of the	inventor(s) (35 U.S.C. 371(c)(4)).								
10	. 🗆	A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).									
11	: 🛛	Applicant claims small enti	ty status under 37 CFR 1.27.								
Ite	ms 12. to		nent(s) or information included:								
12	:. 🔲	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.									
13	. 🗆	An assignment document for recording A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included									
14	. 🛛	A FIRST preliminary amendr A SECOND or SUBSEQUEN									
15	5. 🗆	A substitute specification.									
16	i. □	A change of power of attorney and/or address letter.									
İ	7. ⊠	Other items or information. Application Data Sheet (6 pages), Copy of Published text (36 pages), Sequence Listing (6 pages)									

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Unas	ssigned	nown see 37 C F R 1	4 8 2	× 7	INTERNATION PCT/K		PPLICATION 00953	NO			ATTORNEY'S DOCKET I 058333-0112	NUMBER	3
18. ⊠The followfing fees are submitted:											CALCULATIO	NS	PTO USE ONLY
Basic National Fee (37 CFR 1.492(a)(1)-(5):													
Search Report has been prepared by the EPO or JPO\$890.00 International preliminary examination fee paid to USPTO (37 CER 1.482)													
(37 CFR 1.482) \$710.00 No international preliminary examination fee paid to USPTO (37 CFR 1.482)													
but international search fee paid to USPTO (37 CFR 1.445(a)(2)\$740.00									.00				
ir	nternational s	ational prelimina earch fee (37 C	FR 1.4	445(a)(2	2)) paid to	USF	РТО́	•••••		.00	•••		
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(2)-(4)\$100.00													
ENTER APPROPRIATE BASIC FEE AMOUNT = Surcharge of \$130.00 for furnishing the oath or declaration later than 20									=	\$1,040.00			
		00 for furnishing rliest claimed pr											
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Rec'd PCT/PTO 13 JUN 2002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket No: 058333/0112

In re patent application of

CHOI, YANG-DO et al.

53°, (a)

Serial No. 10/049,187

Filed: February 8, 2002

For: GENES FOR S-ADENOSYL L-METHIONINE: JASMONIC ACID CARBOXYL METHYLTRANSFERASE AND A METHOD FOR THE DEVELOPMENT OF PATHOGEN- AND STRESS-RESISTANT PLANTS USING THE GENES

STATEMENT TO SUPPORT FILING AND SUBMISSION IN ACCORDANCE WITH 37 C.F.R. §§ 1.821-1.825

Assistant Commissioner for Patents Washington, D.C. 20231
Box SEQUENCE

Sir:

In connection with a Sequence Listing submitted concurrently herewith, the undersigned hereby states that:

- the submission, filed herewith in accordance with 37
 C.F.R. § 1.821(g), does not include new matter;
- 2. the content of the attached paper copy and the attached computer readable copy of the Sequence Listing, submitted in accordance with 37 C.F.R. § 1.821(c) and (e), respectively, are the same; and
- 3. all statements made herein of their own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United

Serial No. 10/049,187

States Code and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom.

Respectfully submitted,

Coburn

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800-318-3021